

IN THE UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

ROBERT DOUCETTE; BERNADINE
ROBERTS; SATURNINO JAVIER; TRESEA
DOUCETTE,

Plaintiffs.

CASE NO. C18-0859-TSZ

**STIPULATION AND ORDER TO
SUPPLEMENT THE
ADMINISTRATIVE RECORD**

RYAN K. ZINKE, Secretary for the United States Department of Interior, in his official capacity; JOHN TAHSUDA III, Principal Deputy Assistant Secretary - Indian Affairs, in his official capacity; UNITED STATES DEPARTMENT OF THE INTERIOR.

Defendants

WHEREAS on February 21, 2019, Defendants filed the administrative record as most recently ordered by this Court (Dkt. ## 20, 23-1-23-19);

WHEREAS the first dispositive motion deadline is March 7, 2019, by which time Plaintiffs must file their motion for summary judgment (Dkt. #15, at 4) and

WHEREAS the Parties through their respective counsel of record stipulate and agree that the administrative record should be supplemented by no later than March 5, 2019, to include seven additional documents:

1. Circa June 15, 2017 “Rob Porter/Nooksack Meeting” document (Dkt. #12-10)
2. November 9, 2017, e-mail from Gabe Galanda to Marcella Teters Re: Nooksack Special

Election with attachment “11-9-17 BIA Letter to Superintendent Teters”

- 3. Circa December 5, 2017, “Meeting Details” document (Dkt. #12-11)
- 4. December 7, 2017, e-mail from Gabe Galanda to Gregory Norton and Marcella Teters
Re: Uncounted Primary Election Ballots
- 5. December 11, 2017, e-mail from Gabe Galanda to Gregory Norton and Marcella Teters
Re: Nooksack Special Election Protest with attachment “12-11-17 BIA Election Protest
to Marcella Teters Gregory Norton”
- 6. December 11, 2017, letter from Gabe Galanda to Gregory Norton and Marcella Teters
Re: Nooksack Special General Election Protest
- 7. March 9, 2018, e-mail from Steven F. Lowery to PDAS John Tahsuda with attachment
“Nooksack Recognition Final 3 9 18”

NOW THEREFORE the Parties through their respective counsel of record further stipulate and agree that the Court can make and enter the following agreed order:

Defendants shall file with the Court an amended or supplemental Administrative Index in the form of the original Administrative Index (Dkt. #23-1), as well as the seven documents listed above, by no later than March 5, 2019.

SO STIPULATED:

DATED this 28th day of February 2019.

BRIAN T. MORAN
United States Attorney

s/ Brian C. Kipnis
BRIAN C. KIPNIS
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**STIPULATION AND ORDER TO
SUPPLEMENT THE ADMINISTRATIVE RECORD - 2
(Case No. C18-0859TSZ)**

UNITED STATES ATTORNEY
5220 UNITED STATES COURTHOUSE
700 Stewart Street
Seattle, Washington 98101-1271
(206)-553-7970

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2 SO STIPULATED:
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DATED this 28th day of February 2019.
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5 s/Gabriel S. Galanda
6 Gabriel S. Galanda, WSBA #30331
7 s/Anthony S. Broadman
8 Anthony S. Broadman, WSBA #39508
9 s/Bree R. Black Horse
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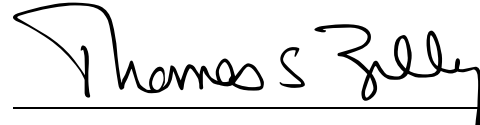
22 Attorneys for Plaintiffs
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25 **ORDER**
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27 Pursuant to the parties' stipulation,
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IT IS SO ORDERED.
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DATED this 1st day of March, 2019.



Thomas S. Zilly
United States District Judge